

FIRST REGULAR SESSION
[TRULY AGREED TO AND FINALLY PASSED]
CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 22
94TH GENERAL ASSEMBLY
2007

0382S.12T

AN ACT

To repeal sections 41.655, 50.565, 50.660, 50.1250, 52.290, 52.312, 52.315, 52.317, 58.500, 58.510, 64.940, 66.010, 67.110, 67.320, 67.457, 67.463, 67.797, 67.1003, 67.1360, 67.1401, 67.1451, 67.1545, 67.1561, 67.2500, 67.2510, 67.2555, 70.220, 70.515, 70.545, 71.011, 71.012, 72.080, 77.020, 78.610, 79.050, 79.495, 87.006, 89.010, 89.400, 94.660, 94.875, 99.847, 100.050, 100.059, 105.971, 108.170, 110.130, 110.140, 110.150, 137.055, 137.115, 139.055, 141.150, 141.640, 144.030, 144.062, 144.757, 144.759, 162.431, 163.011, 182.015, 190.052, 190.305, 206.090, 221.040, 226.527, 228.110, 228.190, 235.210, 238.202, 238.207, 238.208, 238.220, 238.225, 238.230, 238.275, 246.005, 247.060, 260.830, 260.831, 302.010, 320.106, 320.146, 320.200, 320.271, 320.310, 321.130, 392.410, 393.705, 393.710, 393.715, 393.720, 393.740, 393.825, 393.847, 393.900, 393.933, 409.107, 432.070, 451.040, 473.743, 479.010, 479.011, 650.340, RSMo, section 67.1000, as enacted by senate committee substitute for senate bill no. 820, eighty-ninth general assembly, second regular session, and section 67.1000, as enacted by house bill no. 1587, eighty-ninth general assembly, second regular session, and section 67.2505 as enacted by conference committee substitute for senate substitute for senate committee substitute for house committee substitute for house bill nos. 795, 972, 1128 & 1161 merged with house substitute for senate committee substitute for senate bill no. 1155, ninety-second general assembly, second regular session, and section 67.2505, as enacted by senate substitute for senate committee substitute for house committee substitute for house bill no. 833 merged with

EXPLANATION--Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

19 2 of this section. Any person hired as a telecommunicator after August 28, 1999,
20 shall complete the training requirements as provided in subsection 2 of this
21 section within twelve months of the date such person is employed as a
22 telecommunicator.

23 5. The training requirements as provided in subsection 2 of this section
24 shall be waived for any person who furnishes proof to the committee that such
25 person has completed training in another state which are at least as stringent as
26 the training requirements of subsection 2 of this section.

27 6. The department of public safety shall determine by administrative rule
28 the persons or organizations authorized to conduct the training as required by
29 subsection 2 of this section.

30 7. This section shall not apply to an emergency medical dispatcher or
31 agency as defined in section 190.100, RSMo, or a person trained by an entity
32 accredited or certified under section 190.131, RSMo, or a person who provides
33 prearrival medical instructions who works for an agency which meets the
34 requirements set forth in section 190.134, RSMo.

~~Section 1. The cities of Rogersville and Springfield shall abide
2 by the terms and conditions of the November 15, 2005, settlement
3 agreement, as amended, relating to involuntary annexation of certain
4 real property located between the two cities.~~

Section 2. 1. In any county with a population of more than one
2 hundred eighty thousand inhabitants that adjoins a county with a
3 charter form of government with a population of more than nine
4 hundred thousand inhabitants, all trucks registered for a gross weight
5 of more than twenty-four thousand pounds, as of January 1, 2008, shall
6 not be driven in the far left lane upon an interstate highway having at
7 least three lanes proceeding in the same direction, within three miles
8 of where an interstate highway and a three-digit numbered Missouri
9 route intersects with an average daily traffic count on the interstate
10 highway of at least one hundred thirty thousand vehicles at such
11 point. The Missouri department of transportation shall design,
12 manufacture, and install any informational and directional signs at the
13 appropriate locations. Such restriction shall not apply when:

14 (1) It is reasonably necessary for the operation of the truck to
15 respond to emergency conditions; or

16 (2) The right or a center lane of a roadway is closed to traffic
17 while under construction, maintenance, or repair.

18 2. As used in this section, "truck" means any vehicle, machine,
19 tractor trailer, or semitrailer, or any combination thereof, propelled or

20 drawn by mechanical power and designed for or used in the
21 transportation of property upon the highways.

22 3. A violation of this section is an infraction unless such
23 violation causes an immediate threat of an accident, in which case such
24 violation shall be deemed a class C misdemeanor, or unless an accident
25 results from such violation, in which case such violation is a class A
26 misdemeanor.

Section 3. 1. The governor is hereby authorized and empowered
2 to sell, transfer, grant, and convey all interest in the following
3 described real property owned by the state in Jackson County to the
4 city of Kansas City:

5 Parcel # 12-840-27-08-00-0-00-000

6 JOHNSON'S SUB OF O T LANDS

7 BEG 460 W 185' S NE CE S SW 1/4 SE 1/4 TH SW 250' SE
8 220' NE 250' NW 220' TO POB

9 Parcel # 12-840-26-02-00-0-00-000

10 EAST KANSAS

11 LOT 1 & N 10 FT OF LOT 2 BL K 53

12 Parcel # 12-840-26-03-00-0-00-000

13 EAST KANSAS

14 ALL OF LOT 2 (EX N 10') & ALL OF LOT 3 & N 10' OF LOT
15 4 BLK 53

16 2. The commissioner of administration shall set the terms and
17 conditions for the sale as the commissioner deems reasonable. Such
18 terms and conditions may include, but not be limited to, the number of
19 appraisals required, and the time, place, and terms of the sale.

20 3. The attorney general shall approve as to form the instrument
21 of conveyance.

Section 4. In each transportation development district in which
2 a sales tax has been imposed or increased under section 238.235, RSMo,
3 every retailer shall prominently display the rate of the sales tax
4 imposed or increased at the cash register area.

Section 5. 1. In any county of the third classification without a
2 township form of government and with more than thirteen thousand
3 seventy-five but fewer than thirteen thousand one hundred seventy-five
4 inhabitants, the governing body of any fire protection district may
5 impose a sales tax in an amount up to one percent on all retail sales
6 made in such fire protection district which are subject to taxation
7 pursuant to the provisions of sections 144.010 to 144.525, RSMo,